	IN RE: Terrence Nathaniel Brayboy	Case No.
	Debtor(s)	Chapter 13 Proceeding
	□ <u>AMENDED</u>	□ <u>MODIFIED</u>
	DEBTOR(S)' CH	APTER 13 PLAN
	AND MOTIONS FOR VALUAT	TION AND LIEN AVOIDANCE
	Creditors are hereby notified that the following Plan may be ame may affect your status as a creditor. The Debtor's estimate of ho estimates of the allowed claims may also change. The following on the information known at the time of its preparation. Any specified of Creditors and such other action as may be appropriated on file at the Office of the United States Bankruptcy Clerk in El Following Orders on procedures are available at the Clerk's Office.	w much the Plan will pay, projected payments, and information advises creditors of the status of the case based cial concerns of a creditor may justify attendance at the te under the circumstances. More detailed information is taso or Waco, Texas. Local Bankruptcy Rules and
	Use of the singular word "Debtor" in this Plan includes the plure	l where appropriate.
	<u>Plan Su</u>	<u>mmary</u>
A.	The Debtor's Plan Payment will be \$1,020.00 Month for 60 months. The gross amount to be paid into	
В.		ecured claims to the extent of the value of the collateral or the amount low, and approximately 100% of each unsecured allowed claim.
RE RU TH		CONFIRMED. CREDITORS ARE REFERRED TO THE FEDERAL UPTCY RULES FOR THE WESTERN DISTRICT OF TEXAS, AND
C.	The value of the Debtor's non-exempt assets is	
D.	If the payment of any debt is proposed to be paid directly by the forth below.	Debtor outside the Plan, it is so noted in Section VI(1), set
	Plan Pr	<u>rovisions</u>
	I. Vesting of I	Estate Property
	Upon confirmation of the Plan, all property of the estate shall ve	st in the Debtor and shall not remain as property of the estate.
$ \sqrt{} $	Upon confirmation of the Plan, all property of the estate shall no	ot vest in the Debtor, but shall remain as property of the estate.
	Other (describe):	

IN RE: Terrence Nathaniel Brayboy Case No.

Debtor(s) Chapter 13 Proceeding

☐ <u>AMENDED</u> ☐ <u>MODIFIED</u> <u>DEBTOR(S)' CHAPTER 13 PLAN</u> AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE

Continuation Sheet # 1

II. Pre-Confirmation Disbursements

In accordance with the applicable Standing Order Relating to Chapter 13 Case Administration, the Debtor requests and consents to disbursement by the Chapter 13 Trustee of payments prior to confirmation of the Plan to evidence the Debtor's good faith, promote successful completion of the case, and to provide adequate protection to secured creditors. The Debtor shall remit such payments to the Trustee commencing 15 days after the filing of the petition. Provided all conditions for disbursement are met and unless otherwise ordered by the Court, the Trustee shall begin disbursing to creditors as provided below, on the first regularly scheduled disbursement after 30 days after the the petition is filed. Payments under this paragraph will cease upon confirmation of the Plan.

Creditor/Collateral Pre-Confirmation Payment Amount	Other Treatment Remarks
---	-------------------------

III. Executory Contracts/Unexpired Leases/Contracts for Deed

Pursuant to 11 U.S.C. §1322(b)(7) of the Bankruptcy Code, the Debtor hereby elects to assume the following executory contracts, unexpired leases, and/or contracts for deed, if any:

Creditor Name	Description of Contract	Election	In Default
High Vista Apartments	Lease @ 5041 Alabama, #184, El Paso, TX 79930	Assumed	No

Pursuant to 11 U.S.C. §1322(b)(7) of the Bankruptcy Code, the Debtor hereby elects to reject the following executory contracts, unexpired leases, and/or contracts for deed, if any:

Creditor Name	Description of Contract	Election	In Default
(None)			

IV. Motion to Value Collateral Pursuant to 11 U.S.C. § 506

The Trustee shall pay allowed secured claims, which require the filing of a proof of claim, to the extent of the value of the collateral or the amount of the claim, whichever amount is provided for in Section VI(2), hereof, plus interest thereon at the rate specified in this Plan. Except for secured claims for which provision is made to pay the full amount of the claim not withstanding the value of the collateral, the portion of any allowed claim that exceeds the value of the collateral shall be treated as an unsecured claim under Section VI(2)(F).

The Debtor(s) move(s) to value the collateral described below in the amounts indicated. The values as stated below represent the replacement values of the assets held for collateral, as required under Section 506(a)(2). Objections to valuation of collateral proposed by this Motion and Plan must be filed no later than ten (10) days prior to the confirmation hearing date. If no timely response or objection is filed, the relief requested may be granted in conjunction with confirmation of the Plan.

Creditor / Collateral	Estimated Claim	Value of Collateral	Monthly Payment or Method of Disbursement	Interest Rate	Anticipated Total to Pay	Other Treatment/Remarks
Freedom Acceptance	\$6,354.00	\$3,000.00	Pro-Rata	5.25%	\$3,284.33	

IN RE: Terrence Nathaniel Brayboy Case No. Chapter 13 Proceeding Debtor(s) □ AMENDED □ MODIFIED **DEBTOR(S)' CHAPTER 13 PLAN** AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE Continuation Sheet #2 "I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on December 30, 2014 ." /s/ Terrence Nathaniel Brayboy Debtor Joint Debtor V. Motion to Avoid Lien Pursuant to 11 U.S.C. § 522(f) The Bankruptcy Code allows certain liens to be avoided. If a lien is avoided, the claim will not be treated as a secured claim but as an unsecured claim under Section VI(2)(F). The Debtor moves to avoid the following liens that impair exemptions. Objections to lien avoidance as proposed in this Plan must be filed no later than ten (10) days prior to the confirmation hearing date. If no timely objection is filed, the relief requested may be granted in conjunction with confirmation of the Plan. (Debtor must list the specific exempt property that the lien impairs and the basis of the lien--e.g., judicial lien, nonpurchase-money security interest, etc.) Creditor / Amount of Lien Property subject to lien to be Avoided Remarks VI. Specific Treatment for Payment of Allowed Claims 1. PAYMENTS TO BE MADE BY THE DEBTOR DIRECTLY TO CREDITORS, INCLUDING POST-PETITION DOMESTIC SUPPORT OBLIGATIONS A. Debtor(s) shall pay the following creditors directly. Creditors with claims based on a post-petition domestic support obligation ("DSO"), including all governmental units to which a DSO claim has been assigned, or is owed, or that may otherwise recover a DSO claim, MUST be paid directly. Minors should be identified by their initials only. If no DSO creditor is listed, the Debtor represents he/she has no domestic support obligation. All direct payments listed below shall be made in addition to the Plan payments made by Debtor to the Chapter 13 Trustee as herein set forth. Secured creditors who are paid directly shall retain their liens, and the Debtor(s) shall maintain insurance on the collateral, in accordance with the terms of the documents creating the lien on the collateral. Creditor / Collateral, if any (including the Remarks **Debt Amount Payment** name of each DSO creditor) Amount/Interval Brewer-Harris, Lakeshia \$600.00 Lawton District \$600.00 **B.** Debtor surrenders the following collateral. Confirmation of the Plan shall operate to lift the automatic stay provided by 11 U.S.C. § 362(a) with respect to the collateral listed, and any unsecured deficiency claim may be filed in accordance with the procedures set forth in the Standing Order Relating to Chapter 13 Case Administration for this Division. Creditor/Collateral Collateral to Be Surrendered

IN RE: Terrence Nathaniel Brayboy Case No.

Debtor(s) Chapter 13 Proceeding

☐ <u>AMENDED</u> ☐ <u>MODIFIED</u> <u>DEBTOR(S)' CHAPTER 13 PLAN</u> AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE

Continuation Sheet #3

2. PAYMENTS TO BE MADE BY TRUSTEE TO CREDITORS

A. Administrative Expenses

Administrative Expenses shall include the Trustee's commission and debtor's attorney's fees. The Trustee shall receive up to 10% of all sums received. No fees or expenses of counsel for the debtor(s) may be paid until the filing fee is paid in full, and any fees and expenses that are allowed in addition to the fees and expenses originally agreed to be paid, may be paid only after all prior allowed fees and expenses have been paid.

Creditor	Estimated Amount of Debt	Payment Method: before secured creditors, after secured creditors, or along with secured	Remarks
Davis Law Firm	\$3,200.00	Along With	

B. Priority Claims, Including Domestic Support Obligation Arrearage Claims

Creditor	Estimated Amount of Debt	Payment Method: before secured creditors, after secured creditors, or along with secured	Remarks	
Internal Revenue Serv.	\$7,300.00	Along With	1040 Taxes	
Lawton District	\$598.00	Along With		

C. Arrearage Claims

			Monthly			
		Estimated	Payment or			
Creditor /	Estimated	Value of	Method of	Interest	Anticipated	Other
Collateral	Claim	Collateral	Disbursement	Rate	Total to Pay	Treatment/Remarks

D. Cure Claims on Assumed Contracts, Leases, and Contracts for Deed

Creditor/Subject Property, if any	Estimated Amount of Cure Claim	Monthly Payment or Method of Disbursement	Remarks
--------------------------------------	--------------------------------	--	---------

E. Secured Creditors

Secured creditors shall retain their liens on the collateral that is security for their claims until the earlier of the date the underlying debt, as determined under non-bankruptcy law, has been paid in full, or the date of discharge under 11 U.S.C. § 1328. Therefore, if the debtor's case is dismissed or converted without completing of all Plan payments, the liens shall be retained by the creditors to the extent recognized by applicable non-bankruptcy law.

Creditor/Collateral	Estimated Claim	Value of Collateral	Monthly Payment or Method of Disbursement	Interest Rate	Anticipated Total to Pay	Other Treatment/Remarks (specifically note if claim amount to be paid although greater than value of collateral)
Freedom Acceptance Furniture	\$6,354.00	\$3,000.00	Pro-Rata	5.25%	\$3,284.33	
Regional Acceptance Corp 2011 Chevy Malibu	\$18,059.00	\$18,059.00	Pro-Rata	5.25%	\$19,770.54	

IN RE:	Terrence Nathaniel Brayboy	Case No.

Debtor(s) Chapter 13 Proceeding

□ <u>AMENDED</u> □ <u>MODIFIED</u> <u>DEBTOR(S)' CHAPTER 13 PLAN</u> AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE

Continuation Sheet #4

F. General Unsecured Creditors (including claims from rejection of contracts, leases and contracts for deed). *Describe treatment for the class of general unsecured creditors.*

General Unsecured Creditors will receive approximately ______ of their allowed claims.

Creditor	Estimated Debt	Remarks
Armed Forces Loans of NV	\$2,260.00	
Capital One	\$432.00	
Cash Store		
First Premier	\$556.00	
First Premier		
Freedom Acceptance	\$3,354.00	Unsecured portion of the secured debt (Bifurcated)
LDC Collect	\$1,728.00	
Military Star	\$5,051.00	
Omni Military Loans	\$2,300.00	
Patriot Loan Co	\$910.00	
Patriot Loan Co	\$300.00	
Rise	\$388.00	
Valley Cred	\$3,565.00	

IN RE: Terrence Nathaniel Brayboy Case No.

Debtor(s) Chapter 13 Proceeding

☐ <u>AMENDED</u> ☐ <u>MODIFIED</u>

<u>DEBTOR(S)' CHAPTER 13 PLAN</u>

AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE

Continuation Sheet # 5

Totals:

Administrative Claims	\$3,200.00
Priority Claims	\$7,898.00
Arrearage Claims	\$0.00
Cure Claims	\$0.00
Secured Claims	\$21,059.00
Unsecured Claims	\$20,844.00

VII. Supplemental Plan Provisions

The following are the Supplemental Plan Provisions:

- •
- A. Pursuant to 11 U.S.C. §1322(a)(1) of the Bankruptcy Code, the Debtor(s) shall submit all or such portion of future earnings or other future income of the debtor to the supervision and control of the trustee as is necessary for the execution of the plan.
- B. The Debtor(s) further agree, to report to the Trustee any changes in income that would necessitate modifying their plan by either increasing or decreasing their plan payment or increasing or decreasing the percentage payout to unsecured creditors.
- C. Confirmation of the Plan shall constitute authority for creditors, such as lien-holders on real property and lien-holders on vehicles, especially where the creditor is scheduled as "direct pay" or "outside," to send monthly statements as a convenience to the Debtor(s) and such statements shall not be considered a violation of the provisions of the automatic stay.
- D. If any unscheduled creditor files a timely claim, with proper attachments, the Plan will provide for that claim as filed unless objected to by the Debtor. The secured creditors will be paid 5.25% interest.
- E. If additional funds become available, creditors may receive higher monthly payments.

IN RE: Terrence Nathaniel Brayboy Case No.

Debtor(s) Chapter 13 Proceeding

□ <u>AMENDED</u> □ <u>MODIFIED</u> <u>DEBTOR(S)' CHAPTER 13 PLAN</u> AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE

Continuation Sheet # 6

Respectfully submitted this date:	12/30/2014	

/s/ Eric Martinez

Eric Martinez 4530 Montana Ave, Suite B El Paso, TX 79903-4706

Phone: (915) 565-4669 / Fax: (915) 562-7032

(Attorney for Debtor)

/s/ Terrence Nathaniel Brayboy

Terrence Nathaniel Brayboy 5041 Alabama St., Apt. 184 El Paso, TX 79930 (Debtor)

IN RE: Terrence Nathaniel Brayboy		CASE NO.					
	Debtor						
		CHAPTER 13					
	Joint Debtor						
CERTIFICATE OF SERVICE							
	nch party in interest listed below, by pla	opy of the attached Chapter 13 Plan, with any acing each copy in an envelope properly addressed,					
	Is/ Eric Martinez Eric Martinez Bar ID:24034822 Davis Law Firm 4530 Montana Ave, Suite B El Paso, TX 79903-4706 (915) 565-4669						
Armed Forces Loans of NV xxxxD508 3824 S. Jones Blvd., S-G Las Vegas, NV 89103	First Premier xxxx-xxxx-1667 P.O. Box 5524 Sioux Falls, SD 57117-5	Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101					
Brewer-Harris, Lakeshia c/o Lawton District/Child Suppo P.O. Drawer 2337 Lawton, OK 73501	First Premier xxxxxxxx1751 P.O. Box 5524 Sioux Falls, SD 57117-5	Lawton District xxxxx9584 Child Support Office P.O. Drawer 2337 Lawton, OK 73501					
Capital One xxxx-xxxx-xxxx-8545 Attn: Bankruptcy P.O. Box 30285 Salt Lake City, UT 84130	Freedom Acceptance xxxxxxxx0880 1150 E. Little Creek Norfolk, VA 23518	LDC Collect xx2013 P.O. Box 52110 Phoenix, AZ 85072					
Cash Store xxxx-xxx8073 5620 Dyer	Internal Revenue Serv. 300 E. 8th Street, STOP Austin, TX 78701	Military Star 5026 AUS xxxx-xxxx-7897 3911 S. Walton Walker Blvd.					

Dallas, TX 75236

El Paso, TX 79904

IN RE: Terrence Nathaniel Brayboy Debtor		CASE NO.	
Joint Debt	dor	CHAPTER	13
	CERTIFICATE OF SERVICE (Continuation Sheet #1)		
Omni Military Loans xxxxxxxx1507 1 Radisson Plaza, S-802 New Rochelle, NY 10801	Terrence Nathaniel Brayboy 5041 Alabama St., Apt. 184 El Paso, TX 79930		
Patriot Loan Co 3 P.O. Box 3146 Spartanburg, SC 29304	U.S. Attorney General Dept. of Justice 950 Pennsylvania Ave, NW Washington, DC 20530		
Patriot Loan Co 3 c/o Security Finance P.O. Box 3146 Spartanburg, SC 29304	U.S. Attorney's Office Civil Process Clerk - IRS 601 N.W. Loop 410, Suite 600 San Antonio, TX 78216		
Regional Acceptance Corp xxxx-xx9385 P.O. Box 830913 Birmingham, AL 35283	Valley Cred xxx2181 P.O. Box 83 934 N. Augusta St S Staunton, VA 24402		
Rise 6216 4150 International, S-300 Fort Worth, TX 76109			

Stuart C. Cox 1760 N. Lee Trevino El Paso, TX 79936